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10/814,019	03/31/2004	Andrei Leonida	67010-072; H2715-SS	5522
26096 7590 650020008 CARLSON, GASKEY & OLDS, P.C. 400 WEST MAPLE ROAD			EXAMINER	
			CREPEAU, JONATHAN	
SUITE 350 BIRMINGHA	M. MI 48009		ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Application No. Applicant(s) 10/814.019 LEONIDA ET AL. Office Action Summary Examiner Art Unit Jonathan S. Crepeau 1795 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 02 April 2008. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-9.11-20 and 22-29 is/are pending in the application. 4a) Of the above claim(s) 11-20 is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1-9 and 22-29 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10)⊠ The drawing(s) filed on <u>02 April 2008</u> is/are: a)⊠ accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

1) Notice of References Cited (PTO-892)

Notice of Draftsperson's Patent Drawing Review (PTO-948)

Information Disclosure Statement(s) (PTO/SB/08)
 Paper No(s)/Mail Date \_\_\_\_\_\_.

Interview Summary (PTO-413)
 Paper No(s)/Mail Date.

6) Other:

5) Notice of Informal Patent Application

#### DETAILED ACTION

#### Continued Examination Under 37 CFR 1.114

 A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on April 2, 2008 has been entered.

This Office action addresses claims 1-9, 11-20, 22-24, and newly added claims 25-29.

Claims 11-20 remain withdrawn from consideration. Claims 1-9 and 22-29 are newly rejected under 35 USC 103. This action is non-final.

#### Drawings

The drawings were received on 4/2/08. These drawings are acceptable.

#### Claim Objections

Claim 25 is objected to because of the following informalities: there is an apostrophe at
the end of the claim. Appropriate correction is required.

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### Claim Rejections - 35 USC § 103

 Claims 1-3, 5-9 and 22-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Titterington et al (U.S. Patent 5,316,644) in view of WO 2004/086541 in view of Fujii et al (U.S. Patent 4,798,946).

Titterington et al. teach an electrochemical cell structure comprising a first conductive member (e.g., 10) and a second conductive member (e.g., 10") stacked along an axis (see abstract; Figs. 1 and 3). The conductive members each comprise a central area (11) and a peripheral area (12), the central area comprising a plurality of openings in fluid communication with the openings on an adjacent member. Regarding claims 5 and 6, the first and second peripheral areas comprise holes (13-20).

Titterington et al. do not expressly teach that the first conductive member has a volume on the first peripheral area and the second conductive member has a protrusion on the second peripheral area extending into the volume, and a securing member located therebetween, as recited in claim 1.

WO '541 is directed to an integrated electrically conductive electrochemical cell component. As shown in Figure 3b and described in [0044], two plates are sealed together in their peripheral region by welding and comprise a protrusion and volume structure (25, 30) having a polymeric securing member (35) therebetween. In [0045], it is also disclosed that the welding method may also be used to create a seal at the periphery of the manifold holes of the plates.

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It is submitted that the artisan would be motivated to use the sealing configuration of WO

'541 in the electrochemical cell of Titterington et al. In [0010], WO '541 teaches that "Itlhere,

therefore, remains a need to provide improved seals for bi-polar or coolant plates, and a process

for making such seals, which reduces the disadvantages associated with conventional sealing

techniques." Accordingly, the artisan would be motivated to use the sealing configuration of

WO '541 in the electrochemical cell of Titterington et al.

However, neither Titterington et al. nor WO '541 expressly teaches that the volume is

sized larger than the protrusion prior to insertion of the protrusion into the volume as recited in

claim 1.

Fujii et al. is directed to a plastic package for an IC card. In Figures 8, 9, 10, and 12, the

Therefore, the invention as a whole would have been obvious to one of ordinary skill in

reference teaches sealing configurations wherein a protrusion (24) is sized to be smaller than a

volume (14) before insertion of the protrusion into the volume. A bonding agent (adhesive) is

present in the volume prior to the joining of the surfaces.

the art at the time the invention was made because the artisan would be motivated to use the

sealing configuration of Fujii et al. in the electrochemical cell of Titterington et al. as modified

by WO '541. In column 2, line 48, Fujii et al. teach the following:

Preferably, the dimensions of the depressions of the engaging portions are larger than those of the projec-50 tions so that when the two package sections are com-

bined with one another, a gap will be left between at least one portion of the projection and the corresponding depression and the bonding agent will not be forced

out of the projection.

Furthermore, the claims would have been obvious because the sealing technique for improving a

particular class of devices (electrochemical cells) was part of the ordinary capabilities of a person

of ordinary skill in the art, in view of the teaching of the technique for improvement in other

situations (IC card packages, as disclosed above).

Regarding claim 3, this claim is a product claim that recites the process by which the

adhesion is carried out and is therefore given little patentable weight (MPEP 2113).

Regarding claims 5 and 6, which recite that the volume and protrusion extend at least

partially around holes in the peripheral area, it would be obvious to seal the holes (13-20) of

 $Tittering ton with the volume and protrusion structure \ disclosed \ by \ WO \ `541 \ (the \ latter \ expressly)$ 

disclosing manifold sealing in [0045]).

Regarding claims 7 and 9, Figure 3d of WO '541 discloses a first protrusion spaced

radially from a second protrusion. Accordingly, it would also be obvious to incorporate this

structure into the electrochemical cell of Titterington et al.

Regarding claim 8, it would be obvious to seal the entire circumferential periphery of

Titterington et al. with the sealing structure of WO '541 in order to effectively seal the entire

circumference of the plates.

Regarding claims 22 and 23, which recite another volume (protrusion) spaced from and

extending transversely from the first volume (protrusion), the combination of circumferential

sealing and manifold hole sealing in Titterington et al. would read on this subject matter since

portions of the manifold seals would be at approximately right angles to the circumferential

seal(s).

Regarding claim 24, the volume of Fujii et al. is sized to accommodate the bonding agent in its liquid state.

Regarding claims 25 and 26, the volume of Fujii et al. forms first and second receiving volumes when the protrusion is disposed in the volume.

Regarding claim 27, which recites another protrusion spaced from the protrusion and forming a tortuous path, it would be obvious to use discontinuous or irregularly spaced protrusions to seal the circumference and/or manifolds of Titterington et al., thereby forming the claimed tortuous path. Since the plates of WO '541 are eventually joined using a welding process, the use of fewer protrusions would decrease the welding contact area and therefore result in a savings of energy during welding. Additionally, if the protrusions are appropriately located and overlapped, there would be no decrease in sealing capability of the plates. As such, the subject matter of claim 27 would be rendered obvious.

Note: WO '541 has an effective date of March 25, 2003 since it qualifies as prior art under 35 USC 102(e) and the subject matter relied upon is disclosed in 60/457,459.

5. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Titterington et al. in view of WO '541 in view of Fujii et al. as applied to claims 1-3, 5-9 and 22-29 above, and further in view of Mao et al (U.S. Patent 6,989,214).

None of the applied references teaches that the adhesive tape comprises an ethylene acrylic acid copolymer, as recited in claim 4.

Mao et al, teach an ethylene acrylic acid copolymer adhesive tape for use in an

electrochemical cell in column 12, line 29.

Therefore, the invention as a whole would have been obvious to one of ordinary skill in

the art at the time the invention was made because the substitution of one known element for

another would have yielded predictable results to one of ordinary skill in the art at the time of the

invention. Here, the use of the ethylene acrylic acid copolymer adhesive as disclosed in Mao et

al. would render obvious its use as an adhesive in the cell of Titterington et al./WO '541/Fujii et

al.

Response to Arguments

Applicant's arguments filed April 2, 2008 have been fully considered but they are not 6.

persuasive. Regarding claims 7 and 9, Applicants urge that this subject matter is not taught by

the references. However, it is submitted that WO '541 in combination with Titterington et al.

teaches a second protrusion spaced radially from the first protrusion (Fig. 3d of WO '541).

Regarding claim 8, Applicants state that the circumferential projection and volume are

not taught by the combination of references. However, this subject matter is believed to be

obvious for the reasons stated above.

Regarding claims 22 and 23, Applicants request that the Examiner identify how the

features of these claims are taught, preferably with reference to a figure in Titterington et al. In

response, viewing Figure 1 of Titterington et al., the circumferential volume/projection would be

present at the edge of the plate as described above. Further, as stated in the rejection it would be

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obvious to seal the manifold openings (13-18) with the volume/protrusion structure. Portions of

the opening seals would be oriented "transverse" (i.e., not parallel) to the circumferential seal,

thereby rendering claims 22 and 23 obvious.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Jonathan Crepeau whose telephone number is (571) 272-1299.

The examiner can normally be reached Monday-Friday from 9:30 AM - 6:00 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Patrick Ryan, can be reached at (571) 272-1292. The phone number for the

organization where this application or proceeding is assigned is (571) 272-1700. Documents

may be faxed to the central fax server at (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Jonathan Crepeau/

Primary Examiner, Art Unit 1795

May 9, 2008